

**To:** McQueen, Jacqueline[McQueen.Jacqueline@epa.gov]  
**From:** Sarah Amick  
**Sent:** Fri 12/16/2016 12:50:22 PM  
**Subject:** Re: RMA member tires and EU PAH restriction

Jackie,

You are welcome to cite this communication and we hope you are able to include a statement about RMA members and the EU restriction.

Best,

Sarah

Sent from my iPhone

On Dec 16, 2016, at 7:08 AM, McQueen, Jacqueline <McQueen.Jacqueline@epa.gov> wrote:

Thanks, Sarah.

Not sure if I can use this at this point, but if I do, I would need to cite this communication in the document. Let me know if you are ok with that.

Jackie

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**From:** Sarah Amick <SAmick@rma.org>  
**Sent:** Wednesday, December 14, 2016 5:22 PM  
**To:** McQueen, Jacqueline  
**Subject:** RMA member tires and EU PAH restriction

Jackie,

Below is information regarding the EU restriction on PAHs in tire manufacturing for RMA member tires. If you have any questions or need additional clarification please let me know.

“Tires manufactured in the U.S. by RMA member companies meet the EU Restriction on high PAH containing oils for tire manufacturing.

(1906/2007/EC (REACH) Annex XVII - Entry 50). From time to time, however, RMA members may acquire existing U.S. manufacturing facilities from non-RMA member companies that have not yet transitioned to using low PAH containing oils in accordance with the EU restriction. To the extent that it is applicable to the tires produced, RMA members generally transition such facilities to meet the EU restriction. Additionally, some tires imported into the U.S. that are manufactured by RMA members meet the EU restriction.”

Best,

**Sarah E. Amick**

Vice President EHS&S and Senior Counsel

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Ex. 6 - Personal Privacy